## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

SONY MUSIC ENTERTAINMENT, et al.,

Plaintiffs,

v.

Case No. 1:18-cv-00950-LO-JFA

COX COMMUNICATIONS, INC., et al.,

Defendants.

## **NOTICE OF SEALED FILINGS**

Pursuant to Rule 26 of the Federal Rules of Civil Procedure, and Local Civil Rule 5(C), Defendants ("Cox") have filed a Motion to Seal a portion of Defendants' Memorandum of Law in Support of their Motion for Summary Judgment (ECF No. 330) ("Summary Judgment Motion"); portions of the Declaration of Thomas Kearney in Support of Defendants' Motion for Summary Judgment (ECF No. 330-1) ("Summary Judgment Declaration"); exhibits to the Summary Judgment Declaration; portions of Cox's Motion to Exclude the Testimony of Putative Expert William H. Lehr, Ph.D. (ECF No. 308) ("Lehr Motion"); exhibits to the Declaration of Thomas M. Buchanan in Support of the Lehr Motion (ECF No. 308-1) ("Lehr Motion Declaration Exhibits"), portions of Cox's Motion to Exclude the Testimony of Putative Expert George P. McCabe, Ph.D. (ECF No. 302) ("McCabe Motion"), exhibits to the Declaration of Thomas M. Buchanan in Support of the McCabe Motion (ECF No. 302-1) ("McCabe Motion Declaration Exhibits"), portions of Cox's Motion to Exclude the Testimony of Putative Expert Terrence P. McGarty (ECF No. 305) ("McGarty Motion"), exhibits to the Declaration of Thomas M. Buchanan in Support of the McGarty Motion (ECF No. 305-1) ("McGarty Motion Declaration Exhibits"), portions of Cox's Motion to Exclude the Testimony of Putative Expert Barbara Frederiksen-Cross (ECF No. 311) ("Frederiksen-Cross Motion"), portions of the Declaration of Cesie C. Alvarez in Support of the Frederiksen-Cross Motion (ECF No. 311-1) ("Frederiksen-Cross

Motion Declaration"), and exhibits to the Frederiksen-Cross Motion Declaration ("Frederiksen-Cross

Motion Declaration Exhibits").

**NOTICE OF RIGHT TO RESPOND:** Pursuant to Local Civil Rule 5(C), "the party

designating the material as confidential must file a response to the motion" within seven (7) days

after the filing of the motion to seal, and that they may designate all or part of such memoranda as

confidential.

Dated: August 30, 2019

Respectfully submitted,

/s/ Thomas M. Buchanan

Thomas M. Buchanan (VSB No. 21530)

WINSTON & STRAWN LLP

1700 K Street, NW

Washington, DC 20006-3817

Tel: (202) 282-5787

Fax: (202) 282-5100

Email: tbuchana@winston.com

Attorney for Cox Communications, Inc.

and CoxCom, LLC

## Of Counsel for Defendants

Michael S. Elkin (pro hac vice) Thomas Patrick Lane (pro hac vice) WINSTON & STRAWN LLP 200 Park Avenue New York, NY 10166-4193

Telephone: (212) 294-6700 Facsimile: (212) 294-4700 Email: melkin@winston.com Email: tlane@winston.com

Jennifer A. Golinveaux (*pro hac vice*) WINSTON & STRAWN LLP 101 California Street, 35<sup>th</sup> Floor San Francisco, CA 94111-5840 Telephone: (415) 591-1000 Facsimile: (415) 591-1400

Email: jgolinveaux@winston.com

Diana Hughes Leiden (*pro hac vice*) WINSTON & STRAWN LLP 333 S. Grand Avenue, Suite 3800 Los Angeles, CA 90071

Telephone: (213) 615-1700 Facsimile: (213) 615-1750 Email: dhleiden@winston.com

## **CERTIFICATE OF SERVICE**

I hereby certify that on August 30, 2019, the foregoing was filed and served electronically by the Court's CM/ECF system upon all registered users and to the RIAA, MarkMonitor, and Audible Magic, through their respective counsel, via electronic-mail.

/s/ Thomas M. Buchanan Thomas M. Buchanan (VSB No. 21530)

1700 K Street, NW Washington, DC 20006-3817

Tel: (202) 282-5787 Fax: (202) 282-5100

Email: tbuchana@winston.com

Attorney for Cox Communications, Inc. and CoxCom, LLC